

REGNUM GROUP, INC.

Regulatory & Communications Consultants

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February 6, 2006

ELECTRONICALLY FILED

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

> Re: Certification of CPNI Filing - February 6, 2006 EB-06-TC-060 / EB Docket No. 06-36 Raza Telecom, Inc.

Dear Secretary Dortch:

Raza Telecom, Inc. ("Company") has requested that Regnum Group, Inc., as their regulatory Consultants, assist them in filing the Customer Proprietary Network Information ("CPNI") Compliance Certification. Raza Telecom, Inc. makes this filing in response to the Commission's Public Notice DA-06-223 dated January 30, 2006.

If you have any questions or comments, please contact me as listed above.

Respectfully submitted,

Matthew Schulman Regnum Group, Inc.

Enclosure

Cc: 1- electronically to: Byron McCoy, Telecommunications Consumers Division, FCC Enforcement Bureau - <u>byron.mccoy@fcc.gov</u>

2- electronically to: Best Copy and Printing, Inc., Portals II, 445 12th Street SW, Room CY-B402, Washington, D.C. 20554 - fcc@bcpiweb.com

CERTIFICATION OF CPNI FILING - February 6, 2006

Raza Telecom, Inc. EB-06-TC-060 EB Docket No. 06-36

CERTIFICATE OF COMPLIANCE

I, Azim Hemani, as V. President of Raza Telecom, am duly authorized to execute this certification on behalf of the company and do therefore state as follows:

I have personal knowledge that Company's business methods and procedures utilized and employed by Company are adequate to ensure compliance with Section 222 of the Communications Act of 1996, and the Federal Communications Commission's regulations implementing Section 222 of the Act, 47CFR§64.2005, 64.2007 and 64.2009.

Signature:

Name: Azir Hema Title: V.President

Date: February 6, 2006

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STATEMENT OF COMPLIANCE PROCEDURES

Raza Telecom, Inc. (Company) is a provider of prepaid long distance and international calling cards.

To the fullest extent possible. Company ensures that its business methods and operating procedures are in compliance with FCC rules pertaining to CPNI.

As a provider of prepaid calling cards primarily offered to the transient public through retail outlets and kiosks. Company generally does not have access to customer information such as name, address, and other personal information. Company's access to CPNI is limited to Call Detail Records and other data collected by its switches, which are useless since there is no personal customer information to relate to.

Company does conduct a limited number of transactions over the Internet through which personal information is obtained from prospective customers. Such personal information is used exclusively to process electronic payments.

In any case, Company does not use CPNI for marketing purposes and ensures that the limited CPNI it does have access to are not sold or given to any third parties for any purpose, unless pursuant to lawful subpoena.